First Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 21-0806.01 Michael Dohr x4347

HOUSE BILL 21-1178

HOUSE SPONSORSHIP

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House Committees

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A BILL FOR AN ACT

101 CONCERNING CORRECTING NONSUBSTANTIVE ERRORS IN THE 102 COLORADO MARIJUANA CODE.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Statutory Revision Committee. The bill corrects citations in the marijuana code and grammatical and wording issues.

1 Be it enacted by the General Assembly of the State of Colorado:

HOUSE 3rd Reading Unamended March 24, 2021

1	SECTION 1. In Colorado Revised Statutes, 44-10-103, amend (8), (9),
2	(41), (50)(a) introductory portion, (50)(a)(I), (50)(a)(II)(A), (50)(b)(I),
3	(50)(d), (51), (52) introductory portion, (52)(a), (65), and (68) as follows:
4	44-10-103. Definitions. As used in this article 10, unless the
5	context otherwise requires:
6	(8) "Affiliate" of, or person "affiliated with", has the same
7	meaning as defined in the "Securities Act of 1933", as amended 17 CFR
8	230.405.
9	(9) "Beneficial owner of", "beneficial ownership of", or
10	"beneficially owns an" owner's interest is determined in accordance with
11	section 13(d) of the federal "Securities Exchange Act of 1934" as
12	amended, and rule 13d-3 promulgated thereunder 17 CFR 240.13d-3.
13	(41) "Medical marijuana transporter" means an entity or person
14	that is licensed to transport medical marijuana and medical marijuana
15	products from one medical marijuana business to another medical
16	marijuana business and to temporarily store the transported medical
17	marijuana and medical marijuana products at its licensed premises, but is
18	not authorized to sell medical marijuana or medical marijuana products
19	under any circumstances.
20	(50) "Publicly traded corporation" means any person other than an
21	individual that is organized under the laws of and for which its principal
22	place of business is located in one of the states or territories of the United
23	States or District of Columbia or another country that authorizes the sale
24	of marijuana and that:
25	(a) Has a class of securities registered pursuant to section 12 of
26	the federal "Securities Exchange Act of 1934", as amended 15 U.S.C.
27	SEC. 77a ET SEQ., that:

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1	(1) Constitutes "covered securities" pursuant to section 18
2	(b)(1)(A) of the federal "Securities Act of 1933", as amended 15 U.S.C.
3	SEC. 77r (b)(1)(A); or
4	(II) Is qualified and quoted on the OTCQX or OTCQB tier of the
5	OTC markets if:
6	(A) The person is then required to file reports and is filing reports
7	on a current basis with the federal securities and exchange commission
8	pursuant to the federal "Securities Exchange Act of 1934", as amended
9	15 U.S.C. SEC. 78a ET SEQ., as if the securities constituted "covered
10	securities" as described in $\frac{\text{subsection}(46)(a)(I)}{\text{SUBSECTION}(50)(a)(I)}$ of
11	this section; and
12	(b) Is an entity that has a class of securities listed on the Canadian
13	securities exchange, Toronto stock exchange, TSX venture exchange, or
14	other equity securities exchange recognized by the state licensing
15	authority, if:
16	(I) The entity constitutes a "foreign private issuer", as defined in
17	rule 405 promulgated pursuant to the federal "Securities Act of 1933", as
18	amended 17 CFR 230.405, whose securities are exempt from registration
19	pursuant to section 12 of the federal "Securities Exchange Act of 1934",
20	as amended, 15 U.S.C. SEC. 78a ET SEQ. pursuant to rule 12g3-2 (b)
21	promulgated pursuant to the federal "Securities Exchange Act of 1934",
22	as amended 17 CFR 240.12g3-2; and
23	(d) A "publicly traded corporation" described in subsection
24	(50)(a), (50)(b), or (50)(c) of this section does not include:
25	(I) An "ineligible issuer", as defined in rule 405 promulgated
26	pursuant to the federal "Securities Act of 1933", as amended 17 CFR
27	230.405, unless such publicly traded corporation satisfies the definition

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1	of ineligible issuer solely because it is one or more of the following, and
2	the person is filing reports on a current basis with the federal securities
3	and exchange commission pursuant to the federal "Securities Exchange
4	Act of 1934", as amended 15 U.S.C. SEC. 78a ET SEQ., as if the securities
5	constituted "covered securities" as described in subsection (50)(a)(I) of
6	this section, and prior to becoming a publicly traded corporation, the
7	person for at least two years was licensed by the state licensing authority
8	as a medical marijuana business or retail marijuana business with a
9	demonstrated history of operations in the state of Colorado, and during
10	such time was not subject to suspension or revocation of the license:
11	(A) A "blank check company", as defined in rule 419 (a)(2)
12	promulgated pursuant to the federal "Securities Act of 1933", as amended
13	17 CFR 230.419 (a)(2);
14	(B) An issuer in an offering of "penny stock", as defined in rule
15	3a51-1 promulgated pursuant to the federal "Securities Exchange Act of
16	1934" 17 CFR 240.3a51-1; or
17	(C) A "shell company", as defined in rule 405 promulgated
18	pursuant to the federal "Securities Act of 1933", as amended 17 CFR
19	240.12b-2; and
20	(II) A person disqualified as a "bad actor" under rule 506 (d)
21	promulgated pursuant to the federal "Securities Act of 1933", as amended
22	PURSUANT TO 17 CFR 230.506 (d)(1).
23	(51) "Qualified institutional investor" means:
24	(a) A bank, as defined in section 3 (a)(6) of the federal "Securities
25	Exchange Act of 1934", as amended 15 U.S.C. SEC. 78c (a)(6), if the bank
26	is current in all applicable reporting and record-keeping requirements

under such act and rules promulgated thereunder;

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1	(b) A bank holding company, as defined in the federal "Bank
2	Holding Company Act of 1956", as amended 12 U.S.C. SEC. 1841 (a)(1),
3	if the bank holding company is registered and current in all applicable
4	reporting and record-keeping requirements under such act and rules
5	promulgated thereunder;
6	(c) An insurance company, as defined in section 2 (a)(17) of the
7	federal "Investment Company Act of 1940", as amended 15 U.S.C. SEC.
8	80a-2 (a)(17), if the insurance company is current in all applicable
9	reporting and record-keeping requirements under such act and rules
10	promulgated thereunder;
11	(d) An investment company registered under section 8 of the
12	federal "Investment Company Act of 1940", as amended and subject to
13	15 U.S.C. sec. 80a-1 to 80a-64 ET SEQ., if the investment company is
14	current in all applicable reporting and record-keeping requirements under
15	such act and rules promulgated thereunder;
16	(e) An employee benefit plan or pension fund subject to the
17	federal "Employee Retirement Income Security Act of 1974" 29 U.S.C.
18	SEC. 1001 ET SEQ., excluding an employee benefit plan or pension fund
19	sponsored by a licensee or an intermediary holding company licensee that
20	directly or indirectly owns ten percent or more of a licensee;
21	(f) A state or federal government pension plan;
22	(g) A group comprised entirely of persons specified in subsections
23	(51)(a) to (51)(f) of this section; or
24	(h) Any other entity identified by rule by the state licensing
25	authority.
26	(52) "Qualified private fund" means an issuer that would be an
27	investment company, as defined in, section 3 of the federal "Investment

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1	Company Act of 1940", but for the exclusions provided under, sections
2	3(c)(1) or 3(c)(7) of that act 15 U.S.C. SEC. 80a-3, and that:
3	(a) Is advised or managed by an investment adviser, as defined
4	and registered under sections 80b-1-21, title 15 of the federal "Investment
5	Advisers Act of 1940" PURSUANT TO 15 U.S.C. SEC. 80b-1 ET SEQ., and
6	for which the registered investment adviser is current in all applicable
7	reporting and record-keeping requirements under such act and rules
8	promulgated thereunder; and
9	(65) "Retail marijuana transporter" means an entity or person that
10	is licensed to transport retail marijuana and retail marijuana products from
11	one retail marijuana business to another retail marijuana business and to
12	temporarily store the transported retail marijuana and retail marijuana
13	products at its licensed premises, but is not authorized to sell retail
14	marijuana or retail marijuana products under any circumstances.
15	(68) "Security" has the same meaning as DEFINED in section (2)(1)
16	of the federal "Securities Act of 1933", as amended 15 U.S.C. SEC. ET
17	SEQ. 77b (a)(1).
18	SECTION 2. In Colorado Revised Statutes, 44-10-202, amend
19	(1)(b) as follows:
20	44-10-202. Powers and duties of state licensing authority -
21	rules - legislative declaration - repeal. (1) Powers and duties. The
22	state licensing authority shall:
23	(b) Grant or refuse state licenses for the cultivation, manufacture,
24	distribution, sale, hospitality, and testing of regulated marijuana and
25	regulated marijuana products as provided by law; suspend, fine, restrict,
26	or revoke such licenses, whether active, expired, or surrendered, upon a
27	violation of this article 10 or any rule promulgated pursuant to this article

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1	10; and impose any penalty authorized by this article 10 or any rule
2	promulgated pursuant to this article 10. The state licensing authority may
3	take any action with respect to a registration OR PERMIT pursuant to this
4	article 10 as it may with respect to a license pursuant to this article 10, in
5	accordance with the procedures established pursuant to this article 10.
6	SECTION 3. In Colorado Revised Statutes, 44-10-203, amend
7	(2)(q) as follows:
8	44-10-203. State licensing authority - rules. (2) Mandatory
9	rule-making. Rules promulgated pursuant to section 44-10-202 (1)(c)
10	must include but need not be limited to the following subjects:
11	(q) Temporary appointee registrations issued pursuant to section
12	44-10-401 (2) SECTION 44-10-401 (3), including occupational and
13	business registration requirements; application time frames; notification
14	requirements; issuance, expiration, renewal, suspension, and revocation
15	of a temporary appointee registration; and conditions of registration;
16	SECTION 4. In Colorado Revised Statutes, 44-10-307, amend
17	(1)(n), (1)(o), and (1)(p) as follows:
18	44-10-307. Persons prohibited as licensees - definition. (1) A
19	license provided by this article 10 shall not be issued to or held by:
20	(n) A person that is or has a controlling beneficial owner that is
21	disqualified as a "bad actor" under rule 506 (d) promulgated pursuant to
22	the federal "Securities Act of 1933", as amended, and subject PURSUANT
23	to 17 CFR 230.506 (d)(1);
24	(o) A person that is not a publicly traded corporation that is or has
25	a passive beneficial owner or indirect financial interest holder that is
26	disqualified as a "bad actor" under rule 506 (d) promulgated pursuant to
27	the federal "Securities Act of 1933", as amended, and subject PURSUANT

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1	to 17 CFR 230.506 (d)(1);
2	(p) A person that is a publicly traded corporation that is or has a
3	nonobjecting passive beneficial owner or indirect financial interest holder
4	that is disqualified as a "bad actor" under rule 506 (d) promulgated
5	pursuant to the federal "Securities Act of 1933", as amended, and subject
6	PURSUANT to 17 CFR 230.506 (d)(1); or
7	SECTION 5. In Colorado Revised Statutes, 44-10-308, amend
8	(1)(a)(VII) as follows:
9	44-10-308. Business and owner requirements - legislative
10	declaration - definition. (1) (a) The general assembly hereby finds and
11	declares that:
12	(VII) Recognizing that participation by publicly traded
13	corporations in Colorado's medical marijuana industry and retail
14	marijuana industry creates an increased need to assess barriers of entry for
15	minority- and woman-owned businesses, with such efforts being made to
16	identify solutions to arrive at a greater balance and for further equity for
17	minority- and woman-owned businesses, and in a manner that is
18	consistent with the public safety and enforcement goals as stated herein
19	IN THIS SUBSECTION (1), it is therefore of substantive importance to
20	address the lack of minority- and woman-owned businesses' inclusion in
21	Colorado's medical marijuana industry and retail marijuana industry,
22	social justice issues associated with marijuana prohibition, suitability
23	issues relating to past convictions for potential licensees, licensing fees,
24	and economic challenges that arise with the application processes.
25	SECTION 6. In Colorado Revised Statutes, 44-10-401, amend
26	(1) and (2)(c) as follows:
27	44-10-401. Classes of licenses. (1) For the purpose of regulating

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the cultivation, manufacture, distribution, hospitality, and sale of regulated marijuana and regulated marijuana products, the state licensing authority in its discretion, upon application in the prescribed form made to it, may issue and grant to the applicant a license from any of the following classes LISTED IN SUBSECTION (2) OF THIS SECTION, subject to the provisions and restrictions provided by this article 10.

(2) (c) THE FOLLOWING ARE REGULATED MARIJUANA LICENSES OR REGISTRATIONS: Occupational licenses and registrations for owners, managers, operators, employees, contractors, and other support staff employed by, working in, or having access to restricted areas of the licensed premises, as determined by the state licensing authority. The state licensing authority may take any action with respect to a registration or permit pursuant to this article 10 as it may with respect to a license pursuant to this article 10, in accordance with the procedures established pursuant to this article 10.

SECTION 7. In Colorado Revised Statutes, 44-10-603, **amend** (2) as follows:

44-10-603. Retail marijuana products manufacturer license - rules - definition. (2) Retail marijuana products must be prepared on a licensed premises that is used exclusively for the manufacture and preparation of retail marijuana or retail marijuana products and using equipment that is used exclusively for the manufacture and preparation of retail marijuana products; except that, if permitted by the local jurisdiction and subject to rules of the state licensing authority, a retail marijuana products manufacturer licensee may share the same premises as: a:

(a) A medical marijuana products manufacturer licensee so long

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as a virtual or physical separation of inventory is maintained;

- (b) A commonly owned marijuana research and development licensee so long as virtual or physical separation of inventory and research activity is maintained; or
- (c) AN accelerator manufacturer licensee if the retail marijuana products manufacturer has its premises endorsed pursuant to rule before each accelerator manufacturer licensee operates and each accelerator manufacturer licensee is approved to operate on that premises.
- **SECTION 8.** In Colorado Revised Statutes, 44-10-801, **repeal** (1)(d) as follows:
 - 44-10-801. Marijuana cash fund. (1) (d) (T) On July 1, 2014, the state treasurer shall transfer to the marijuana tax cash fund created in section 39-28.8-501 any money in the fund that is attributable to the retail marijuana excise tax transferred pursuant to section 39-28.8-305 (1)(b), the retail marijuana sales tax transferred pursuant to section 39-28.8-203 (1)(b), or the sales tax imposed pursuant to section 39-26-106, on the retail sale of marijuana products pursuant to this article 10.
 - (II) On the date on which the state controller publishes the comprehensive annual financial report of the state for the 2013-14 state fiscal year, the state treasurer shall transfer to the marijuana tax cash fund created in section 39-28.8-501 any remaining money in the fund that is attributable to the retail marijuana excise tax transferred pursuant to section 39-28.8-305 (1)(b), the retail marijuana sales tax transferred pursuant to section 39-28.8-203 (1)(b), or the sales tax imposed pursuant to section 39-26-106, on the retail sale of marijuana products under this article 10.
 - (III) On July 1, 2019, the state treasurer shall transfer nine

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1	hundred fourteen thousand four hundred sixteen dollars from the
2	marijuana cash fund to the marijuana tax cash fund created in section
3	39-28.8-501. On July 1, 2020, the state treasurer shall transfer eight
4	hundred ninety thousand nine hundred one dollars from the marijuana
5	cash fund to the marijuana tax cash fund.
6	(IV) Notwithstanding any other provision of law, on June 30
7	2020, the state treasurer shall transfer one million six hundred thousand
8	dollars from the marijuana cash fund to the general fund.
9	SECTION 9. Act subject to petition - effective date. This act
10	takes effect at 12:01 a.m. on the day following the expiration of the
11	ninety-day period after final adjournment of the general assembly; except
12	that, if a referendum petition is filed pursuant to section 1 (3) of article V
13	of the state constitution against this act or an item, section, or part of this
14	act within such period, then the act, item, section, or part will not take
15	effect unless approved by the people at the general election to be held in
16	November 2022 and, in such case, will take effect on the date of the
17	official declaration of the vote thereon by the governor.

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